United States Bankruptcy Court District of Connecticut

In re:	Case Number: Chapter: 13
Debtor*	
Movant(s)	
V.	
Respondent(s)	
Order Pursuant to 11 U.S.C. § 506(a) Motion to Determine Claims Status	
After notice and a hearing on the Debtor's Motion to (the "Motion"), and there being no objection thereto	
1. The fair market value as of the petition do property known as the Debtor's [primary r "Property"), is \$	ate,, of the Debtor's interest in real residence/multifamily dwelling/vehicle] (the
2. The encumbrances against the Property	are summarized in the Motion.
IT IS ORDERED THAT:	
1. Based on the representations set forth in the Motion, and pursuant to 11 U.S.C. §§ 506(a) and 1322(b)(2),the extent to which the Debtor may, in his/her plan (the "Plan"), treat each of the described secured claims below as "secured" or "unsecured" is as follows:	
A. First encumbrance i. Name of encumbrance holder: ii. Type of encumbrance: iii. Recording information: a. Volume: b. Page: c. City/Town: iv. Amount of encumbrance:	[Mortgage/Judicial lien/Attachment/Tax Lien]
[Subsequent Lien Holders listed here]	[in principal/in principal and interest/in principal, interest and costs] as of the [Petition Date/date of recording] is hereby treated as [secured/unsecured]

IT IS FURTHER ORDERED THAT: The holder of any lien referenced herein shall retain such lien to the extent permitted under applicable non-bankruptcy law unless and until the Debtor(s) receive(s) a discharge under 11 U.S.C. § 1328.

*For the purposes of this order, "Debtor" means "Debtors" where applicable.